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22 **UNITED STATES DISTRICT COURT**

23 **DISTRICT OF NEVADA**

24 In Re Application of CARDIORENTIAS AG
25 for an Order Pursuant to 28 U.S.C § 1782 to
26 Conduct Discovery for Use in Foreign
Proceedings.

27 Case No. 2:21-cv-00554

28 **SUPPLEMENTAL DECLARATION OF
DAVID R. MICHAELI**

29 I, DAVID R. MICHAELI, hereby declare as follows:

30 1. I am an attorney in good standing admitted to practice law in the courts of the State
31 of New York and am associated with the law firm Hogan Lovells US LLP. I make this declaration
32 in further support of Cardiorentis AG's ("Cardiorentis") application pursuant to 28 U.S.C. § 1782
33 for an order authorizing Cardiorentis to issue a subpoena for documents and testimony to
34 respondent Dennis Gillings.

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36 . . .

1 2. On information and belief, Mr. Gillings resides at 2877 Paradise Road, Unit 3801,
2 Las Vegas, NV 89109. I obtained this information by running a “PeopleMap” report on Mr.
3 Gillings, which listed the above as Mr. Gillings’ current address, and by engaging a private
4 investigator in Nevada, Robert D. Lawson, to confirm Mr. Gillings’ place of residence.

5 I declare under penalty of perjury that the foregoing is true and correct.

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8 Dated: April 5, 2021



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David R. Michaeli